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APPLICATION NO.	F	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/816,709	09/816,709 03/23/2001		Augusto C. Cardoso JR.	B2C00-0001	5964
22835	7590	05/05/2005		EXAMINER	
		K, REG. NO. 41241	RYMAN, DANIEL J		
2820 FIFTH		FLEMING LLP		ART UNIT	PAPER NUMBER
DAVIS, CA	95616		2665		

DATE MAILED: 05/05/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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<u></u>		Application No.	Applicant(s)					
Office Action Summary		09/816,709	CARDOSO, AUGUSTO C.					
		Examiner	Art Unit					
		Daniel J. Ryman	2665					
The Period for Re	e MAILING DATE of this communication app eply	ears on the cover sheet with the c	orrespondence address					
THE MAII - Extensions after SIX (6 - If the perio - If NO perio - Failure to r Any reply r	TENED STATUTORY PERIOD FOR REPLY LING DATE OF THIS COMMUNICATION. of time may be available under the provisions of 37 CFR 1.13 (b) MONTHS from the mailing date of this communication of for reply specified above is less than thirty (30) days, a reply of for reply is specified above, the maximum statutory period very within the set or extended period for reply will, by statute, exceived by the Office tater than three months after the mailing ent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nety filed s will be considered timety. the mailing date of this communication. D (35 U.S.C. § 133).					
Status								
1)⊠ Res	sponsive to communication(s) filed on 23 M	arch 2001.						
2a)☐ Thi	This action is FINAL . 2b)⊠ This action is non-final.							
3)☐ Sin	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
clos	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition (of Claims							
4)⊠ Cla	Claim(s) <u>1-24</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.							
4a)								
<u> </u>	Claim(s) is/are allowed.							
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>1-24</u> is/are rejected.							
• —	Claim(s) is/are objected to.							
8)∐ Cla	im(s) are subject to restriction and/o	r election requirement.						
Application	Papers							
· —	The specification is objected to by the Examiner.							
	The drawing(s) filed on <u>23 March 2001</u> is/are: a) accepted or b) dobjected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
11)∐ Ine	oath or declaration is objected to by the E	taminer. Note the attached Onice	ACIDITOTION F10-132.					
-	er 35 U.S.C. § 119							
a)	Certified copies of the priority document	s have been received. s have been received in Applicat rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage					
Attachment(s)								
	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D						
3) 🛛 Informatio	n Disclosure Statement(s) (PTO-1449 or PTO/SB/08) s)/Mail Date 2 and 3.		Patent Application (PTO-152)					

DETAILED ACTION

Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference character(s) not mentioned in the description: ref. 131 (see page 8, line 10-page 9, line 25 and Fig. 1); ref. 402 (see page 12, line 8-page 13, line 5 and Fig. 4); ref. 513, 523, 551, 552, and 557 (see page 13, line 8-page 14, line 21 and Fig. 5); ref. 700, 710, and 722 (see page 15, line 6-page 16, line 3 and Fig. 7); and ref. 800 and 804 (see page 16, lines 6-17 and Fig. 8). Corrected drawing sheets, or amendment to the specification to add the reference character(s) in the description, are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

- 2. The abstract of the disclosure is objected to because it exceeds 150 words in length.

 Correction is required. See MPEP § 608.01(b).
- 3. The disclosure is objected to because of the following informalities: on page 8, line 23 "network 120" should be "network 116" in order to comply with Fig. 1.

Appropriate correction is required.

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Claim Objections

4. Claims 1 and 13 are objected to because of the following informalities: in line 5 and line 6, respectively, "that converted" should be "that are converted". Appropriate correction is required.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. Claims 1, 5, 6, 10, 13, 17, 18, and 22 are rejected under 35 U.S.C. 102(e) as being anticipated by Malagrino et al. (USPN 6,714,985).
- Regarding claims 1 and 13, Malagrino discloses a method and apparatus for receiving multiple streams of Internet Protocol (IP) packets that are interleaved together into a single stream of transport packets (fragmented IP packets or fabric frames) (col. 2, lines 6-17 and col. 5, line 49-col. 6, line 24), the method comprising the steps of and the apparatus comprising means for: receiving the single stream of transport packets (col. 7, lines 28-62), wherein the single stream of transport packets includes multiple streams of IP packets that are converted into transport protocol packets (fragmented IP packets or fabric frames) and are then interleaved together into the single stream of transport packets (col. 2, lines 6-17 and col. 5, line 49-col. 6, line 24); using the single stream of transport packets to reassemble IP packets for the multiple streams of IP packets within a single IP packet buffer (col. 3, lines 30-col. 4, line 30) where

information in the packet stream (i.e. addresses and length of packets) is used to reassemble the IP packets (col. 2, lines 19-64 and col. 3, line 57-col. 4, line 30); keeping track of the order in which reassembly is completed for IP packets within the single IP packet buffer (col. 8, lines 44-55 and col. 12, lines 39-44) where each "completed" packet (un-fragmented frame or reassembled frame) is "staged" (queued) upon completion; reading the IP packets out of the single IP packet buffer in the order in which reassembly is completed (col. 8, lines 44-55 and col. 12, lines 39-44); and forwarding the reassembled IP packets to their destinations as specified by IP addresses contained in the IP packets (col. 5, line 49-col. 6, line 24) where the reassembly occurs in an intermediate station such that the reassembled packet is forwarded to its destination.

- 8. Regarding claims 5 and 17, Malagrino discloses that reassembling the IP packets from the transport packets involves maintaining a write pointer (IDX or PTR) into the single IP packet buffer for each stream of IP packets, wherein each write pointer points to a packet being reassembled for an associated stream of IP packets (col. 4, lines 6-14; col. 9, lines 16-25; col. 9, lines 51-65; col. 10, lines 2-29; and col. 11, lines 1-5).
- Regarding claims 6 and 18, Malagrino discloses that each write pointer includes: a start pointer that points to the start of a packet being received for the associated stream within the single IP packet buffer (IDX) (col. 4, lines 6-14; col. 9, lines 16-25; col. 9, lines 51-65; col. 10, lines 2-29; and col. 11, lines 1-5); a number of bytes received so far for the packet being received (CLEN) (col. 4, lines 6-14; col. 9, lines 16-25; col. 9, lines 51-65; col. 10, lines 2-29; and col. 11, lines 1-5); and logic that calculates the write pointer from the start pointer and the number of bytes received so far (col. 4, lines 6-14; col. 9, lines 16-25; col. 9, lines 51-65; col. 10, lines 2-29; and col. 11, lines 1-5).

10. Regarding claims 10 and 22, Malagrino discloses that reassembling IP packets involves checking continuity for transport packets to ensure that all transport packets that make up an IP packet are received in sequential order (col. 11, lines 41-60).

Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 12. Claims 2, 3, 14, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Malagrino et al. (USPN 6,714,985) as applied to claims 1 and 13 above, and further in view of Cowger et al. (USPN 6,314,477).
- Regarding claims 2 and 14, Malagrino does not expressly disclose that keeping track of the order in which reassembly is completed involves maintaining a circular buffer containing pointers to completed IP packets in the single IP packet buffer, wherein a pointer to a completed IP packet is entered into the circular buffer upon completion of the IP packet. However, Malagrino does disclose that the completed packets are queued (col. 8, lines 44-55 and col. 12, lines 39-44) and that pointers are used to keep track of the location of packets in queues (col. 9, lines 16-25; col. 9, lines 51-65; col. 10, lines 2-29; and col. 11, lines 1-5); although Malagrino does not expressly disclose the nuts and bolts of the completed packet queue. Cowger teaches, in a system for reassembling data, keeping track of the order in which completion messages are received by maintaining a circular queue containing pointers to the completed message, wherein a pointer to a completed message is entered into the circular queue (col. 14, lines 60-63 and col.

- 15, line 44-col. 16, line 23). Examiner takes official notice that it is well known in the art to store the information associated with a queue in a buffer since buffers are well known storage devices. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to keep track of the order in which reassembly is completed by maintaining a circular buffer containing pointers to completed IP packets in the single IP packet buffer, wherein a pointer to a completed IP packet is entered into the circular buffer upon completion of the IP packet since circular buffers are well known buffers for ordering completed messages.
- 14. Regarding claims 3 and 15, Malagrino in view of Cowger discloses that reading the IP packets out of the single IP packet buffer in the order in which packets are completed involves: advancing a buffer pointer around the circular buffer containing pointers to completed IP packets, and reading the completed IP packets through pointers that are pointed to by the buffer pointer; whereby the completed IP packets are read out of the single IP packet buffer in the order in which they were completed (Cowger: col. 15, line 44-col. 16, line 23).
- 15. Claims 4 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Malagrino et al. (USPN 6,714,985) as applied to claims 1 and 13 above, and further in view of Lakshman et al. (USPN 5,650,993).
- Regarding claims 4 and 16, Malagrino does not expressly disclose that the single IP 16. packet buffer is organized as a circular buffer, wherein buffers for incoming IP packets are appended to the end of the circular buffer since Malagrino does not disclose the nuts and bolts of the single packet buffer. Lakshman teaches, in a packet communication system, that it is known to implement a buffer of an intermediate node using circular buffers wherein buffers from incoming packets are appended to the end of the circular buffer (col. 14, line 14-65). Thus, it

would have been obvious to one of ordinary skill in the art at the time of the invention to implement a buffer of an intermediate node using circular buffers wherein buffers from incoming packets are appended to the end of the circular buffer since circular buffers are a known type of reception buffer for an intermediate node.

- 17. Claims 7 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Malagrino et al. (USPN 6,714,985) as applied to claims 1 and 13 above, and further in view of Applicant's Admitted Prior Art.
- Regarding claims 7 and 19, Malagrino discloses that using the single stream of transport packets to reassemble IP packets involves: receiving a transport packet that includes a section of a first IP packet; receiving an additional transport packet that includes a beginning section of a second IP packet; directing the end section of the first IP packet to a first location in the single IP packet buffer where the first IP packet is being reassembled; and directing the beginning section of the second IP packet to a second location in the single IP packet buffer where the second IP packet is being reassembled (col. 3, line 30-col. 4, line 30 and col. 8, lines 16-60). Malagrino does not expressly disclose that the single transport packet that includes an end section of a first IP packet and a beginning section of a second IP packet. Applicant admits as prior art that it is well known to have a single transport packet include an end section of a first IP packet and a beginning section of a second IP packet (Fig. 4 and page 12, line 8-page 13, line 5). Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to have a single transport packet include an end section of a first IP packet and a beginning section of a second IP packet since this is well known in the art.

- 19. Claims 8 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Malagrino et al. (USPN 6,714,985) as applied to claims 1 and 13 above, and further in view of Eng (USPN 5,963,557).
- 20. Regarding claims 8 and 20, Malagrino does not expressly disclose that the single stream of transport packets includes MPEG2 transport packets. Eng teaches, in a packet communication system, that MPEG2 transport packets can carry Internet packet segments (col. 13, lines 22-38). Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to have the single stream of transport packets include MPEG2 transport packets since MPEG2 transport packets can be used to carry Internet packet segments.
- Claims 9 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over 21. Malagrino et al. (USPN 6,714,985).
- 22. Regarding claims 9 and 21, Malagrino does not expressly disclose that reassembling IP packets involves filtering transport packets based upon packet identifiers (PIDs) to filter out transport packets containing data that is not of a specified type for the IP packets. However, Malagrino does disclose that reassembling IP packets involves handling transport packets (fragmented IP packets or fabric frames) based upon packet identifiers (PIDs) (IP identification field) to identify transport packets containing data that is not of a specified type for the IP packets (col. 2, lines 44-57, esp. col. 2, lines 47-52 and col. 11, lines 17-28) where, as broadly defined, the transport packets are grouped according to the type of IP packet since the transport packets are grouped according to same original packet. Malagrino also discloses performing a specific type of filtering on the IP packets (col. 12, lines 16-20) where it is implicit that this is done in order to allow particular packets to be forwarded while others are discarded. Thus, it

would have been obvious to one of ordinary skill in the art at the time of the invention to filter transport packets based upon packet identifiers (PIDs) to filter out transport packets containing data that is not of a specified type for the IP packets in order to allow particular packets to be forwarded while others are discarded.

- Claims 11 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Malagrino et al. (USPN 6,714,985) as applied to claims 1 and 13 above, and further in view of Onishi et al. (USPN 5,434,863).
- 24. Regarding claims 11 and 23, Malagrino does not expressly disclose filtering IP packets based upon media access control (MAC) addresses to filter out IP packets that are not directed to an IP destination address on a local network. However, Malagrino does disclose filtering IP packets based upon the layer 4 ports (col. 12, lines 16-20) where it is implicit that this is done in order to allow particular packets to be forwarded while others are discarded. Onishi teaches as prior art, in a switching system, using MAC address filtering in order to determine which packets to forward to another LAN (col. 1, lines 25-43). Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to filter IP packets based upon media access control (MAC) addresses to filter out IP packets that are not directed to an IP destination address on a local network.
- 25. Claims 12 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Malagrino et al. (USPN 6,714,985) as applied to claims 1 and 13 above, and further in view of Birdwell et al. (USPN 6,172,972).
- 26. Regarding claims 12 and 24, Malagrino does not expressly disclose that the single stream of transport packets is received from a satellite; however, Malagrino does disclose that the single

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stream of transport packets is received from a network that limits packets to a smaller size (col.

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2, lines 6-17 and col. 5, line 49-col. 6, line 24). Birdwell teaches, in a packet communication

system, transmitting IP packets over a satellite system using transport packets (MPT) in order to

transmit network data over a satellite system without losing known content (col. 2, line 39-col. 3,

line 40). Thus, it would have been obvious to one of ordinary skill in the art at the time of the

invention to receive the single stream of transport packets from a satellite in order to transmit

network data over a satellite system without losing known content.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel J. Ryman whose telephone number is (571)272-3152. The

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Huy Vu can be reached on (571)272-3155. The fax phone number for the

examiner can normally be reached on Mon.-Fri. 7:00-4:30 with every other Friday off.

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DIR

Daniel J. Ryman Examiner

Art Unit 2665

HUY D. VU IPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600